establishes a new term, fixes the Capacity and Base Energy charges at present rate levels for a five year period commencing on the effective date of the agreement. Southern Indiana has filed new Riders which are applicable for the Cities choosing to take service under the optional Rate Schedule RS2 which allow cities' end-use customers to receive incentives and/or bill credits for complying with the provisions of Southern Indiana's retail rate riders for "Efficiency Incentives" and "Interruptible Power".

The proposed revisions reflect a desire on the part of both parties to provide for the supply of power at more stable rates and other provisions to maximize the benefit from the interconnection of their systems. The revisions do not result in any increase in rates.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 18 CFR 385.214). All such motions or protests should be filed on or before July 26, 1996. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 96–18369 Filed 7–18–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. CP96-629-000]

Texas Eastern Transmission Corporation; Notice of Application for Abandonment

July 15, 1996.

Take notice that on July 5, 1996,
Texas Eastern Transmission Corporation
(Texas Eastern), P.O. Box 1642,
Houston, Texas 77521–1642, filed an
application pursuant to Section 7(b) of
the Natural Gas Act and Part 157 of the
Commission's Regulations for an order
granting permission and approval to
abandon five transportation agreements
on file with the Commission in its FERC
Gas Tariff, Original Volume No. 2. Texas
Eastern states that this abandonment of
service is in the public interest and will
have no effect on any existing customer,

all as more fully set forth in the application which is on file with the Commission and open to public inspection.

In its application, Texas Eastern requests authorization to abandon five transportation agreements (and their respective rate schedules) with Tennessee Gas Pipeline Company (Rate Schedule X-100), El Paso Natural Gas Company (Rate Schedule X–101) Transcontinental Gas Pipe Line Corporation (Rate Schedule X–102, Southern Natural Gas Company (X-103), and Florida Gas Transmission Company (X-104). Texas Eastern entered into these transportation agreements to transport gas purchased and received from Border Gas, Inc. (Border Gas). Texas Eastern and the above-named shippers formed Border Gas to purchase up to 300,000 Mcf per day of imported gas from Petroleos Mexicanos (PEMEX) at the U.S.-Mexico border. Texas Eastern states that PEMEX suspended sales to Border Gas on November 1, 1984 and has not offered to sell gas to Border Gas since that time. Accordingly, no gas has been transported by Texas Eastern under the referenced transportation agreements. Texas Eastern also states that restructuring under Order No. 636 is incompatible with the bundled merchant service underlying the Border Gas project. Texas Eastern states that no facilities will be abandoned.

Any person desiring to be heard or to make any protest with reference to said application should on or before August 5, 1996, file with the Federal Energy Regulatory Commission, Washington, DC 20426, a motion to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214) and the regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party in any proceeding herein must file a motion to intervene in accordance with the Commission's

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission or its designee on this application if no motion to intervene is filed within the time required herein, if the Commission

on its own review of the matter finds that permission and approval for the proposed abandonment are required by the public convenience and necessity. If a motion for leave to intervene is timely filed, or if the Commission on its own motion believes that formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Texas Eastern to appear or to be represented at the hearing. Lois D. Cashell,

Secretary.

[FR Doc. 96–18309 Filed 7–18–96; 8:45 am]

[Docket No. ER96-2241-000]

Thicksten Grimm Burgum, Inc.; Notice of Filing

July 15, 1996.

Take notice that on June 26, 1996, Thicksten Grimm Burgum, Inc., tendered for filing an application for Blanket Authorizations, Certain Waivers, and Order approving Rate Schedule.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 888 First Street NE., Washington, D.C. 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 18 CFR 385.214). All such motions or protests should be filed on or before July 26, 1996. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 96–18315 Filed 7–18–96; 8:45 am] BILLING CODE 6717–01–M

[Project No. 5276-036 New York]

Niagara Mohawk Power Corp Northern Electric Power Co., L.P.; Notice of Availability of Environmental Assessment

July 15, 1996.

In accordance with the National Environmental Policy Act of 1969 and the Federal Energy Regulatory Commission's (Commission's) Regulations, 18 CFR Part 380 (Order